## **Order**

## Michigan Supreme Court Lansing, Michigan

November 30, 2016

154035-8 & (76)

Robert P. Young, Jr., Chief Justice

Stephen J. Markman Brian K. Zahra Bridget M. McCormack David F. Viviano Richard H. Bernstein Joan L. Larsen, Justices

 $\mathit{In}\ \mathit{re}\ \mathsf{RAYOLA}\ \mathsf{O}.\ \mathsf{BANFIELD}\ \mathsf{IRREVOCABLE}\ \mathsf{TRUST}$ 

IROSI

TONI RAE BANFIELD, TRUSTEE, Appellant,

V

SC: 154035; 154037 COA: 321204; 325422 Livingston Probate Ct: 2013-014446-TV

NANCY L. DAY, DIANA KAYE GENTRY, JOHN L. BANFIELD, JAMES R. BANFIELD, and FIRST NATIONAL BANK IN HOWELL, Appellees.

*In re* RAYOLA O. BANFIELD REVOCABLE TRUST

\_\_\_\_\_

TONI RAE BANFIELD, TRUSTEE, Appellant,

V

SC: 154036; 154038 COA: 321206; 325423 Livingston Probate Ct: 2013-014447-TV

NANCY L. DAY, DIANA KAYE GENTRY, JOHN L. BANFIELD, JAMES R. BANFIELD, and FIRST NATIONAL BANK IN HOWELL, Appellees.

On order of the Court, the application for leave to appeal the May 24, 2016 judgment of the Court of Appeals is considered, and it is DENIED, because we are not persuaded that the questions presented should be reviewed by this Court. The motion for order confirming automatic stay is DENIED as moot.



I, Larry S. Royster, Clerk of the Michigan Supreme Court, certify that the foregoing is a true and complete copy of the order entered at the direction of the Court.

November 30, 2016

